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THE LAW OFFICES OF  
**DAVID W. RUBIN**  
 600 SUMMER STREET • SUITE 201  
 STAMFORD, CT 06901  
 (203) 353-1404 FAX: (203) 357-7208

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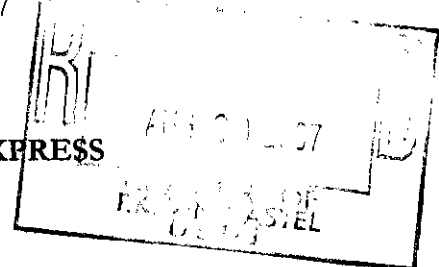
DAVID W. RUBIN\*  
ANDREW N. SOLTES, JR.\*

\*ADMITTED IN CT &amp; NY

**MEMO ENDORSED**

August 8, 2007

VIA FEDERAL EXPRESS



The Honorable P. Kevin Castel  
 United States District Judge  
 Southern District of New York  
 United States Courthouse  
 500 Pearl Street  
 New York, New York 10007

Re: Halo Technology Holdings, Inc. f/k/a Warp Technology Holdings  
v. Randall Cooper 07: CIV 3426 PKC

Dear Judge Castel:

This office represents the plaintiff Halo Technology Holdings, Inc. in the above-referenced matter pending in the District Court. The above-referenced matter is currently scheduled for an Initial Pretrial Conference to be held on Friday, September 7, 2007 at 4:45 p.m.

I write this letter to respectfully request that the deadline for the plaintiff Halo Technology Holding, Inc. to respond to the defendants "Memo Endorsed" letter dated July 3, 2007 be extended from August 10, 2007 until August 24, 2007 (two weeks prior to the scheduled Initial Pretrial Conference) to afford the plaintiff ample time to sufficiently and thoroughly investigate other pending actions between the parties and address all the jurisdictional issues raised in the defendant's letter. The extension of time will not prejudice the defendant in any manner as defendant will have sufficient opportunity to review the response letter prior to the Initial Pretrial Conference. Further, the extension of time should also afford the Court ample time to identify the various arguments made in this matter concerning the Court's jurisdiction.

Opposing counsel has been contacted on August 7, 2007 and August 8, 2007 in order to ascertain his position in connection with this request, but the undersigned has been unable to ascertain counsel's position.

Thank you for your time and consideration of this matter.

Very truly yours,

David W. Rubin

cc: Frank M. Esposito, Esq.